### THE BLOOMFIELD CITIZEN

A WEEKLY JOURNAL

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WHILE IT IS THE FULL INTENTION OF THE EDITORS TO ALLOW THE LARGEST LIBERTY TO CONTRIBU-TORS, IT MUST BE DISTINCTLY UNDERSTOOD THAT WE DO NOT THEREBY ENDORSE THEIR OPINIONS, OR ARE IN ANY SENSE RESPONSIBLE FOR THEM.

NEWS ITEMS, NOTICES AND REPORTS MUST BE SENT TO THE OFFICE NOT LATER THAN THURSDAY EYS NING OF EACH WEEK, IF THEY ARE TO APPEAR IN THE CURRENT NUMBER.

TRANSIENT NOTICES, FIFTY CENTS FOR EIGHT LINES, EACH INSERTION. FOR LARGER SPACE AND PER-MANENT RATES, APPLY AS ABOVE.

#### The Administration of Justice.

To most people the machinery for the execution of law is ideal in character. From the outside it seems impartial, free and inexpensive. The first lawsuit is an eye-opener. The laws delays are proverbial; its battles costly, its victories often as fatal as defeats. Wise counsel to those about to consult its oracles would be-"You'd better not," or "Don't." Nevertheless there are causes which must be tried. Human nature will not always suffer; the time comes when the strong arm of justice alone can redress the wrong. The court of last resort must be pure, free from suspicion, wise and upright.

Rottenness in courts of justice is the surest sign of national decay.

"Woe to that land to suffering ills a prey, Where wealth accumulates and men decay.' Before the Justices of the Peace, the poor man's cause is tried. It is here justice is brought down to the people, and where their judgment of its fairness is found.

During the past year this township has witnessed the shameless prostitution of these offices to private greed. Not only has no record of fines collected been returned to the county or township to which a share of these fines belong; but money collected for private parties has been unjustly withheld, and more extorted from the poor and ignorant under false representations and without warrant of law.

The township is to be congratulated that this career of the wrong to the poor and ignorant has been closed by resignation, but the people should also see that the place is properly filled. The offices of constables and Justice of the Peace should not be made the sport of a nominating convention. They should be men who are honest, impartial and anxious to speed the right.

One Justice to each one thousand in habitants, to be elected for five years, is permitted by law. This township is therefore entitled to five, of whom perhaps three are needed-of these, two, Messrs. Wm. R. Hall and Thos. P. Day, hold over the present year, leaving three to elect.

Of the three who will be voted for, two may be men who will not care to serve, leaving one good man to be determined upon in time to secure a court before which no one will scorn to plead, and whose decisions will stand for law and right.

We commend this matter to makers of slates for the coming election. Let no one leave justice out of the account; for much of the prosperity of our village depends upon our treatment of the criminal classe and the ability to secure equality in the

This man should also be one who will not think it beneath his notice to mak proper returns of money received to the township and county authorities.

The Potter Bill. from East Orange, has introduced a bill which provides for the division of certain townships into wards, and enables each ward to elect members of the Township Committee. This bill has passed both branches of the Legislature and, when signed by the Governor, will become a

The bill only affects townships which have already polled fifteen hundred votes, or shall hereafter poll that number of votes, and will have no application to Bloomfield for several years to come.

The total vote of Bloomfield in 1884 was 1,320 and it is quite probable that at the next Presidential election we shall large majority. exceed the required number.

The act provides that it shall be op- the statement that the committee on mutional with the inhabitants of the township whether or not they will avail themselves of its privileges, and they may indicate their wish at any annual election, or at a special election held for that purpose. If a majority of the votes cast are | jector to the bridge and advocated digin favor of ward divisions the Township | ging or building a tunnel. Strong argu-

teemen, one of whom shall serve for one year, and the other shall serve for two years, and annually thereafter each ward shall elect one member to serve for the full term of two years.

In addition to the ward members, the entire township shall annually elect one member at large, so that if there are three wards the number of members will be increased to seven.

The advantages presented by the new aw are that, in large townships, the voters in particular sections may elect their own candidates and are not compelled to rely on the general primary meeting to obtain this result.

It would also increase the membership of the Committee, and thus the work now intrusted to the sub-committees could be divided among a greater number, and would be less burdensome than

It is a step further towards municipal privileges without abandoning the economical conditions under which the townships are now governed.

We are sorry that the required number of voters was not placed at 1,200 instead of 1,500, but if the change works well to East Orange, for which it is specially desired, we shall probably be able to reap these advantages in three or four years at the longest.

Our correspondent at Trenton has spoken of the desirableness of a ving the udgment of township authorities upon legislative bills likely to affect their interests. We suggest that it might be helpful to our representatives, if such bills were sent to the township committees within the district as soon as printed, to be returned within a reasonable time, with reasons for or against their passage. Unwise laws, and contradictory decisions in the courts have produced much trouble throughout the State. In determining the expediency of laws, or in amending them, the experience of those who are called upon to execute them would be of great value.

#### The Legislature.

From our Special Correspondent at Trenton.

To The Citizen : .. Assemblyman Underhill is entitled to the credit of having voted, last week, against Assembly Bill No. 30, Mr. Martin's bill to allow Newark to tax personal property used in Newark by business men living outside of the city. The bill passed the House however, and will be supported in the Senate by Senator Fish.

On Monday night in the Senate the Local Option measure, Senate Bill No. 28, was brought up on second reading. Efforts were made which were unsuccesful, to delay the bill. Senator Large offered an amendment which was adopted, providing that in counties which accepted the act liquors might be manufactured, provided they were sold to persons outside the county. It was rumored that when the bill came up on final passage speeches would be made by Senator Fish and Senator Chattle (Prohibition) from Long Branch; but on Tuesday afternoon the bill passed without discussion, 12 to

3, Senator Fish of Essex voting against it. On Tuesday morning in the Senate, Senator Chase's anti-bridge bill, Senate Bill No. 42, came up on second reading and gave rise to considerable discussion, resulting in the bill being made the special order for Wednesday morning. Sen ator Chase claimed that the building of bridge over the Arthur Kill to Staten Island would destroy the living of 30,000 people and would seriously impede the navigation of the Sound. His bill seeks to prevent the building of any bridge over any navigable stream, unless plans have first been submitted to and approved by

the Legislature. On Wednesday morning the bill, without furthur discussion was ordered to third reading, and will probably be brought up on Monday night of next week on final passage.

The Washington Street (Jersey City) Bridge question also caused considerable discussion this week, but it has not yet been placed on the calendar.

There are two bills, one for a bridge, Assembly Bill No. 52, by Mr. Hudspeth and one for a tunnel, Assembly Bill No. Mr. Potter, the Member of Assembly 179, by Mr. Peloubet. No. 52, the bridge bill, was referred to the committee on municipal corporations, of which Mr. A, F. R. Martin of Newark is chairman, and the committee refused to hear any arguments, but offered to receive and consider such briefs as might be handed in. The committee are said to stand 4 to 1 in favor of the bridge. The tunnel bill No. 179, was referred to the committee on commerce and navigation, who were disposed to grant a hearing to all parties. A resolution was offered requiring the two committies to sit together to hear arguments on both bills, and, after a very warm dis-

> The Trenton Gazette is authority for nicipal corporations gave a hearing on Wednesday evening to the friends and opponents of the Washington St. bridge bill. The Sugar, House Company and the Lehigh Valley Railroad were the main ob-

> cussion, was indefinitely postponed by a

Shortly after the House met on Tuesday afternoon, the Speaker announced the death of Maj. Gen. Winfield Scott Hancock, of the United States Army, causing a deep feeling of sorrow among the members.

Shortly before the hour for adjournment, an appropriate resolution was offered by Assemblyman Gourley, of Passaic, closing with the suggestion, that as a mark of esteem to the memory of the distinguished dead the House do now

Mr. Parker then arose and seconed the resolution. He said he did not rise merely to second it, but to add his voice to the universal testimony of the whole American people who feel sorrowful over the death of the General. There was none who for bravery, personal purity, spotless character and earnest love of country was more beloved. Hancock was above any other man in the love and honor of the American people.

The resolution was adopted by a rising vote, unanimously. Senator Chattle, of Monmouth county, offered suitable resolutions in the Senate, which were also adopted unanimously, by a rising vote. Assembly Bill No. 5, Mr. Underhill's school bond bill, passed the Senate on

Tuesday morning. Mr. Potter's bill to divide townships into wards, Assembly Bill No. 36, passed the Senate on Tuesday afternoon.

Senate Bill No. 56, to authorize the purchase or hiring of poorhouses, passed the Senate on Tuesday.

Assembly Bill No. 210, introduced Monday night by Mr. A. F. R. Martin, authorizes the erection of public halls, at an expense not exceeding \$10,000, in townships or wards in cities, to be used to hold primaries and other public

Assembly Joint Resolution No. 2, by Mr. Underhill, providing for the restoration of the old cannon to Caldwell, passed the House on Tuesday.

Assembly Bill No. 155, requiring that the signatures of freeholders on applications for inn and tavern licenses shall be given within thirty days of the date of application, also passed the House on

On Tuesday, Mr. Corbin introduced Assembly Bill No. 223, making the first of January, February 22, May 30, July 4. Thanksgiving Day, December 25, general election day and any day set apart by the President or Governor for public observance, legal holidays, and providing that when these days occur on Sunday the Monday next following shall be observed, and all notes, etc., payable on such days shall be payable on the following days, or if due on Sunday shall be payable on Monday instead of Saturday, as at

Up to Wednesday evening, one hundred and one bills had been introduced n the Senate and two hundred and fifty six in the House.

The Senate adjourned for the week on Wednesday afternoon, but the House agreed to hold sessions on Thursday.

As these letters are sent to the editor on Thursday morning, it is impossible to give any account later than Wednesday afternoon; but, if anything of interest to your readers occurs on Thursday, they may be sure of hearing of it through your columns the following week.

"Nearly all the signs point to a short session," says the Newark Journal, and the Newark Press recommends our legislators to "make it short."

There is ground for the belief that will be short, and that its record will be good one, so far as the prompt and business-like treatment of bills is concerned





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### 1886. Calendar. 1886.

On Saturday, January 2, we shall commence the distribution of our most beautifully orna-mented Calendar for 1886. The design is exceedingly tasteful, its general delicacy and beauty being excelled only by its utility. No well-regulated family can afford to be without

The Butter Market is very high in prices, but we are still selling our Elgin Creamery at 32 cts.
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On the first day of January, 1886, interest will be credited to depositors, at the rate of three per cent per annum for the three and six months then ending. All deposits made on or before the second day of January will bear intereet from the first, as well as all interest not THOS. C. DODD. Treasurer.

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SHERIFF'S SALE.—In Chancery of New Jersey—Between Joseph Kingsland, Jr., and others, complainants, and Elizabeth Ack-erman, and others, defendants. Fi. fa., for

sale of mortgaged premises.

By virtue of the above stated writ of fieri facias, to me directed, I shall expose for sale by public vendue, at the court house in Newark, on Tuesday the sixteenth day of February next, at 2 o'clock P. M., all those tracts or parcel of land and premises situate, lying and being in the townships of Belleville and Bloomfield, Essex County, New Jersey.

The first tract-Situate in the township of Bell ville, beginning at the northeasterly corner of the land now being conveyed in the middle of the public road leading from Acquackanonck to Belleville, being also the southeasterly line of land said to belong to James L. Morris and the northwesterly corner of a tract of land belonging to Abraham Jorolaman; thence (1) northwesterly along the line of James L. Morris five chains more or less to lands belonging to Harmanus Speer; thence (2) southerly along the line of said Harmanus Speer's land to land belonging to John Dun-can; thence (3) southeasterly along the same five chains more or less to the middle of said road, thence along the middle of said road to the place of beginning containing two acres more or less. Bounded north by lands of James L. Morris, west by lands of Harmanus Speer, south by lands of John Duncan, and east by lands of Abraham Jorolaman, being the middle of said road. The second tract-situate in the township of

Bloomfield, beginning on the westerly side of a

certain driftway and at the southwest corner of ot numbered No. Two on a map of lots late of Henry Ackerman, deceased, made by Joseph K. Oakes, bearing date March 28, 1855, and filled in the Clerk's Office of Essex County, and in the line of lands of Alfred Cockefair; thence (1) south forty-four degrees and thirty minutes west five chains and fifty-three links; thence (2) along the lands of Crinas Messler south fifty degrees and fifty minutes east nine chains and eighteen links to Albert Morris's line and mill pond; thence (3) along the same north thirty-five degrees and thirty minutes east five chains and fifty-eight links, and thence (4) along the line of lot No. Two north fifty-one degrees and thirty-five minutes west eight chains and twenty-five links to the west side of said driftway and place of beginning. Being lot No. Three on said map, containing four acres and seven-ty-nine hundredths of an acre more or less. The third tract-Situate in the township of Bloomfield, beginning on the westerly side of a certain driftway, and at the northwest corner of the lot number two on aforesaid map : thence (1) along line of lot number two, south fiftyeight degrees and thirty-five minutes, east six chains and eighty-five links to the line and saw mill pond of Albert Morris: thence (2) along the line thereof north fourteen degrees, east four chains and twenty-five links to the southeast corchains and twenty-five links to the southeast cor-ner of a lot formerly belonging to Isaac D. Sig-ler (now to Crinas Messler). This line is irregu-lar, binding in part on said mill pond at high water mark, and in part on Third River, as it was originally. Thence (3) along the line of Crinas Messler north sixty-seven degrees and forty-five minutes, west six chains more or less to the west line of a certain driftway adjoining on the east the lands of John Lawrence: thence on the east the lands of John Lawrence; thence
(4) along west line of driftway south ten degrees,
west one chain and eighty-seven links, and
thence (5) along same south forty-four degrees,
west one chain and thirty-eight links to begin-

ning. Being lot number one on said map, containing 2 12-100 acres more or less.

The above described property will be sold in parcels, as directed in the writ

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